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WATER RIGHTS
SALT LAKE

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February 5, 1988

State of Utah
Natural Resources & Energy
Division of Water Rights
1636 West North Temple
Salt Lake City, Utah 84116-3156

Attention: Mr. Robert Morgan, State Engineer

Reference: Applications 85-954 (a 14542), 85-955 (a 14543) &
95-325 (a 14544) by Larry L. Little & Tim Kilby

Applications 85-26 cert. #7734, 85-47, 85-103 &
85-291 by Vaughn Judd, et all

Gentlemen:

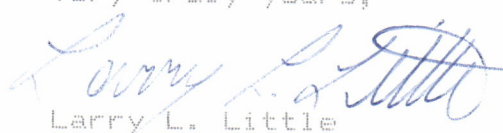
The pumping of the wells by Vaughn Judd, et all, referenced above directly interfere with and substantially diminish the flow of the water in Johnson creek near by, and hence interfere with the prior rights under water user's claim 85-325 and the subsequent changes by Larry L. Little and Tim Kilby referenced above.

In the civil action #177, Neaf Hamblin, et all vs Lloyd Garrison and Oscar A. Robinson, predecessor of Vaughn Judd, et all it was decreed "that there was no surplus and unappropriated water in said Johnson Creek and that the granting of said application by the State Engineer----was and did constitute a serious injury to the rights of the Plaintiffs to the use of said waters."

We hereby request that the State Engineer install suitable measuring devices in Johnson Creek and measure the flow during sufficient time periods during which Vaughn Judd, et all are pumping, and periods when they are not pumping, to establish whether interference does in fact exist, in direct violation of the decree of Civil Action #177.

We are confident that said tests will establish that Vaughn Judd, et all have accomplished, by means of wells near Johnson Creek, interference which was prohibited by Court Decree (Civil #177).

Very truly yours,


Larry L. Little